Signature of Sponsor	
	Comm. Amdt
	Clerk
AMENDMENT NO	Time
	Date

FILED

AMEND Senate Bill No. 566\*

House Bill No. 1053

by deleting Section 1 of the printed bill in its entirety and by substituting instead the following:

Section 1. Tennessee Code Annotated, Section 56-35-133, is amended by deleting the section in its entirety and by substituting instead the following:

- (a) In connection with any transaction involving the purchase or sale of a fee simple possessory interest (title evidencing beneficial ownership) in real property in this state, the person conducting or handling the settlement, at or before the closing of settlement and disbursement of any funds, shall obtain from the purchaser a statement in writing that the purchaser has received a notice that owner's title insurance may be available to the purchaser and that the purchaser does or does not desire to purchase such insurance coverage. The notice shall not be required of a trustee under a deed of trust or in transactions which are to convey only a security interest in the property of an existing owner. In addition, notice under this section is not intended to duplicate and shall not be required where, in connection with the issuance of a mortgagee's title policy, notice with respect to owner's title insurance is given pursuant to rules of the department under this chapter. The notice may be combined with or attached to any other notices required of the purchaser, provided that the notice required herein is separately signed.
- (b) The following or any other substantially similar form shall be sufficient for the purposes herein:

Notice and Acknowledgment With Respect to Owner's Title Insurance

\*2000000\*

\*005897\*

20000000 - 1 - \*00589717\*

	Date
AMENDMENT NO	Time
	Clerk
	Comm. Amdt
Signature of Sponsor	

AMEND Senate Bill No. 566\*

House Bill No. 1053

FII FD

RE:	_ (address or brief property description)
Pursuant to Tennessee Code A	nnotated, Section 55-35-133, the
undersigned purchaser(s) hereby ackn	owledge that they have received a notice
that owner's title insurance may be ava	ailable to them at their expense.
I (we) hereby de	esire to obtain owner's title insurance.
I (we) hereby de	ecline to obtain owner's title insurance.
Tennessee law requires that yo	ou sign this acknowledgment. I (we) further
acknowledge that the settlement agent	in this transaction [or insert name of

settlement agent here] shall have no responsibility to the undersigned for the

status of the title to the real estate we are purchasing.

Signature of Purchaser(s) Date:

- (c) In the event that the person conducting or handling the settlement shall fail to obtain from the purchaser the statement required by this section, such closing or settlement agent may cure the omission at any time subsequent to the closing of settlement but prior to actual or constructive notice of a claim or possible claim against the title of the real estate which was the subject of the settlement by sending a certified letter, return receipt requested, to the last known address of the purchaser, which includes the notification provided in this section.
- (d) The notification provided by this section shall not be required in any of the following transactions:
  - (1) A judicial or non-judicial foreclosure;

\*20000000\*

\*005897\*

	Date
AMENDMENT NO	Time
	Clerk
	Comm. Amdt
Signature of Sponsor	

AMEND Senate Bill No. 566\*

House Bill No. 1053

FII FD

- (2) A sale pursuant to a court decree;
- (3) A tax sale;
- (4) A transfer evidenced by a deed upon which recording tax is not payable pursuant to TCA, Section 67-4-409;
- (5) Any transaction wherein the purchaser has elected to obtain owner's title insurance or wherein the seller has elected to provide owner's title insurance to the purchaser.

20000000 - 3 - \*00589717\*